UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

DIRECT REPORT CORPORATION d/b/a SHAREHOLDER.COM

Plaintiff,

v.

Civil Action No. 04-10535 PBS

CCBN.COM, INC., THE THOMSON CORPORATION, JOHN DOES 1 through 5, and JANE DOES 1 through 5,

Defendants.

PLAINTIFF'S ANSWER TO DEFENDANTS' AMENDED COUNTERCLAIMS

Plaintiff Direct Report Corporation d/b/a Shareholder.com ("Shareholder.com") answers the correspondingly numbered paragraphs of the Amended Counterclaims of defendants CCBN.com, Inc. and the Thomson Corporation as follows:

Introduction

The introduction states prefatory material and conclusions of law to which no response is required or necessary. To the extent that the introduction makes factual allegations, they are denied.

Facts

- 84. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
 - 85. Admitted.
- 86. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.

- 87. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 88. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 89. Shareholder.com denies that the majority of the information offered on StreetEvents is confidential or proprietary in nature. Shareholder.com is without information sufficient to admit or deny the remainder of the allegations of this paragraph.
- 90. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 91. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 92. Shareholder.com denies any implication that the information contained on both StreetEvents and MyCCBN are accessible only by password. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 93. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 94. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 95. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 96. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 97. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.

- 98. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 99. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 100. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 101. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
 - Denied.

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- 103. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 104. Shareholder.com admits that Morgen Walke was an international communications firm recently acquired by Financial Dynamics. Shareholder.com is without information sufficient to admit or deny the remaining allegations of this paragraph.
- 105. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 106. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 107. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 108. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
 - 109. Denied.

- 110. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 111. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
- 112. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
 - 113. Denied.
 - 114. Denied.
- 115. Shareholder.com denies that it has repeatedly made false or misleading representations to CCBN's current or prospective clients. Shareholder.com is without information sufficient to admit or deny the remainder of the allegations of this paragraph.
- 116. Shareholder.com is without information sufficient to admit or deny the allegations of this paragraph.
 - 117. Denied.
 - 118. Denied.
 - 119. Denied.
 - 120. Denied.
 - 121. Denied.

FIRST COUNTERCLAIM FOR VIOLATION OF THE COMPUTER FRAUD AND ABUSE ACT

- 122. Shareholder.com incorporates its responses to the previous numbered paragraphs.
- 123. Denied.
- 124. Denied.
- 125. Denied.

SECOND COUNTERCLAIM FOR VIOLATION $\underline{\text{OF THE LANHAM ACT}}$

Shareholder.com incorporates its responses to the previous numbered paragraphs.

127.	Denied.
128.	Denied.
129.	Denied.
	THIRD COUNTERCLAIM FOR UNFAIR COMPETITION
130.	Shareholder.com incorporates its responses to the previous numbered paragraphs.
131.	Denied.
132.	Denied.
	FOURTH COUNTERCLAIM FOR FRAUD
133.	Shareholder.com incorporates its responses to the previous numbered paragraphs.
133.134.	Shareholder.com incorporates its responses to the previous numbered paragraphs. Denied.
134.	Denied.
134.	Denied.
134.	Denied. Denied.
134.135.	Denied. Denied. FIFTH COUNTERCLAIM FOR TRESPASS
134.135.136.	Denied. Denied. FIFTH COUNTERCLAIM FOR TRESPASS Shareholder.com incorporates its responses to the previous numbered paragraphs.

126.

AFFIRMATIVE DEFENSES

First Affirmative Defense

Defendants' allegations fail to state a claim upon which relief may be granted.

Second Affirmative Defense

Defendants' claims are barred in whole or in part by the applicable statute of limitations.

Third Affirmative Defense

Defendants' claims are barred in whole or in part by the doctrine of unclean hands.

Fourth Affirmative Defense

Defendants' claims are barred in whole or in part by the doctrine of laches.

Fifth Affirmative Defense

Defendants' claims are barred in whole or in part by the doctrine of estoppel.

Sixth Affirmative Defense

Defendants' claims are barred because the claims have been waived.

Seventh Affirmative Defense

Defendants' claims are barred because the damage Defendants claim to have suffered was not caused by conduct for which Shareholder.com is liable.

Eighth Affirmative Defense

Shareholder.com hereby gives notice that it intends to rely upon such other and further defenses as may become available or apparent during the proceedings in this case, and reserves its right to amend this answer to assert any such defense.

SHAREHOLDER.COM,

By its attorneys,

/s/ John T. Bennett

Thane D. Scott (BBO #449340) Ruth T. Dowling (BBO #645568) John T. Bennett (BBO #648464) Palmer & Dodge LLP 111 Huntington Avenue Boston, MA 02199-7613 (617) 239-0100

May 18, 2005